

New Orleans Republican OFFICIAL JOURNAL OF THE UNITED STATES OFFICIAL JOURNAL OF NEW ORLEANS

BY UNITED STATES MARSHAL PACKARD, at 12 o'clock, at entrance to the Customhouse, on Old Levee street, steamer Belle Ida, her tackle, etc.—W. W. Graham vs. steamer Belle Ida.

Local Intelligence.

THE KNIFE AGAIN.—Blood flowed last evening when Dock Glenn and John Jackson met, at the corner of Magazine and Gallienne streets. A dispute concerning the sum of one dollar and a half was not settled until Glenn drew his knife and cut Jackson's head, just over the left eye, inflicting a terrible laceration, one that may prove fatal. They had indulged in considerable talk, and Glenn knocked Jackson down several times, and it was when the latter man arose from the ground that Glenn wounded him, and those who witnessed most of the quarrel were unable or unwilling to say who was in fault. Glenn escaped, but the police hunted him down, and he was taken to the first precinct station, where Sergeant McCann made a charge against him. Jackson was sent to his home, No. 299 Magazine street, and Dr. Avila called.

HEAVY ON A FL. FA.—A well known practitioner at the bar, familiarly called "Judge," and sometimes "Sam," for short, had a Teutonic client recently, who, strange to say, lost his case. A justice of the peace had decided that the adopted citizen should pay the bill sued on, and, after notice of judgment, the defendant still declined to settle. Accordingly, in due course, the constable set up his red flag before defendant's premises, and the traditional African commenced to beat his tattoo upon a big drum to warn the public of the opportunity to purchase the Teutonic effects. Defendant did not duly appreciate the music, and promised to liquidate instantly if the infernal serenade could be stopped. He rushed for the "Judge," and in a few minutes lawyer and client were busy in the bewildering attempt to "tax" the bill of costs. Everything on the bill proved, if not satisfactory, at least unanswerable, until "two dollars and fifty cents for f. a." was read out to the compatriot of Hans Breitman. "Schtop dere, judge! setlop!" he ejaculated. "What's the matter?" inquired the counsel. "Dere was no niver," (there) firmly asserted the client. "But there was," said the "Judge." "Schlog me on de kop!" said the excited Dutchman, "put dere was no niver. Dere was a trummer, put no niver was plown on my bremises." The matter was gradually elucidated, however, and the full bill paid, "niver" and all.

DEATH ON THE TRACK.—Between one and two o'clock last evening a locomotive on the Chattanooga railroad, at section seven, fourth division, ran over and instantly killed a laborer, whose name was not ascertained.

THE SECOND TIME.—Joseph Butterford, twelve years old, was last evening thrown from his horse on Josephine street, breaking his right arm. Only a few months ago this same lad met with a similar accident in a like manner.

As the steambot Flicker was making a landing here of Conti street, a stage plank fell from a derrick, striking and badly wounding William Keyes. He was sent to the Charity Hospital by Captain Flanagan's policemen.

RECENTLY OBT.—Corn stalks to be in tassel several days, and green corn and in tassel follow.

Captain J. A. B. Finner, one of the owners of the burned steambot Belle of Alton, having been apprised of the fact that one or two arrests have been made and charge of arson sworn to, yesterday returned to this city, ready and willing to prove that he had no knowledge of the case. He would have arrived sooner had not the railroad tracks been in bad condition. His name having been used in the matter he deemed it necessary for him to appear and attend the examination, which will soon take place.

HOUSEHOLD TRICK.—There are many articles in every household that are not considered very valuable until they are missed or wanted. This was the experience of Mrs. Hugh Madden, who caused the arrest of Sarah Ferbie as the thief, through Captain Cain, who had taken the case in hand. There was sufficient evidence to authorize Recorder Houghton to send the accused to the Criminal Court. James Johnson goes the same direction as a receiver of the stolen property. Both of the accused have an inside track for conviction.

ONE OF THE EX.—James Casey, lately a police officer of fair standing, goes down to the Criminal Court to answer the serious charge of robbery. The lad David Dowling, in the matter, was dismissed, and Condon, an assistant, has escaped.

EGHTY DOLLARS.—Benjamin Flint was so stone-hearted as to swear that Jape McMellan actually stole eight ten dollar bills from him on Gravier street. As circumstances made a poor showing for the Mack, Recorder Houghton thought it best for accused to come up on the tenth instant to answer.

A patrolman in the third precinct swore to an affidavit that a woman had assaulted and battered him, and his marked features testified that he told the truth. Being so happy over her victory, she was discharged. What is the matter with the women? They are growing so bold that they make it dangerous for a peeler to be safe.

Insurance Company for \$300. The other was owned and occupied by Mr. Mathias Busch, and was insured in the same company for \$800. The office of the Sixth District Pound was also destroyed. The furniture was saved by the firemen and the police. The fire is supposed to be the work of an incendiary.

WHERE IS THE MOTHER?—On the twenty-third ultimo, a woman using the name Margaret Keiffer called on Margaret Ball-latt, living in Upperline street, between Laurel and Jersey streets, saying she wished to contract an arrangement by which she could have her eighteen months old boy-baby taken care of for several months. She agreed to pay at the rate of ten dollars per month, and call at intervals to see her infant. The foster mother has taken good care of the little thing, but having neither seen or heard of Mrs. Keiffer since the date mentioned, she begins to think the parent has played a mean trick.

CRIMINAL COURT.—John Claiborne, charged with assault and battery on Mrs. Magd'ene Naab, was convicted, but was recommended to the mercy of the court.

William B. Morris, charged with assault and battery, was acquitted.

Dan Maher, a stout-looking mate of some steamer, was charged with having struck William Wilson, a deckhand on board the W. S. Pike, who asked him for his wages, two blows with a heavy weapon, similar to slungshot, on the second of February. The acting District Attorney, Arthur Gastinel, in pleading the case on the part of the State, illustrated very ably the manner in which deckhands often were threatened by mates, and asked that an example should be made once by an impartial jury to show those men the novel idea that deckhands "were human beings."

The jury, after an absence of a few minutes, returned a verdict of guilty.

The accused was released on bonds to await sentence. Mr. James C. Walker, the counsel for the convicted and sentenced burglars, Pierre Bertin and Jean Capdeville, appeared yesterday morning before Judge Abel, and read the following motion: State of Louisiana vs. Pierre Bertin, Jean Capdeville, et al. No. 3574. First District Court for the Eastern District of Louisiana. The undersigned, counsel for the defendants, moves the court to set aside the verdict rendered against them in this case, and that there is error to their prejudice therein, it is ordered by the court that an appeal from the said judgment and sentence be granted to the Supreme Court of Louisiana on the third Monday of May, 1871; that the Attorney General for the State of Louisiana and all parties interested be notified of this appeal and cited to answer the same according to law, and that the clerk of this court enter this motion and order on the minutes of this court, and that the clerk of this court be and he is authorized to give forthwith notice of this appeal as the law directs. Judge Abel granted the appeal, making it returnable at the above mentioned date.

NEW IMMIGRATION.—The Governor of Louisiana says: Mr. G. Dubroca, of St. Mary, who has two or three intelligent Germans on his plantation, informs us that they are in constant correspondence with many of their friends and relatives in Germany, all of whom express a strong desire to come to Louisiana to live. Mr. Dubroca intends to make arrangements to receive a number as tenants, allowing them to work in a manner to suit themselves, and to furnish them with the means of subsistence. He says that the region of Louisiana would become more productive than ever heretofore.

We copy the following from the Terrebonne Patriot extra: The people of the parishes of Terrebonne, Lafourcade and Assumption are at last blessed with the appointment of a judge and district attorney.

On Saturday last, the twenty-ninth ultimo, the Governor appointed Colonel Taylor Beattie, Judge, and T. P. Sherburne, Esq., District Attorney of this new district, the fifth.

By many other acts of Governor Warmoth—satisfactory. Our anxiety to inform the public that a gentleman has been appointed judge precludes us from saying more in this, our extra. We will give in our next issue a full and complete opinion of the legal, political and social standing of the appointees. Suffice it to say that the people of this new district are pleased with an impartial judge and attorney.

Colonel Beattie arrived this afternoon, and will hold the first term of the Fifth Judicial District Court to-morrow (Tuesday), at 10 A. M.

A Washington special to the St. Louis Democrat says: The question having been raised whether agents and banks appointed by the government to negotiate the new loan should have their commission of one-fourth of one per cent paid in currency, the Secretary of the Treasury decided that payment of such commissions should be made in the latter. About fifty thousand dollars have been paid to the banks, thus far, as commissions, and they were notified by letter that they were to return this amount and receive the same in coin.

A railroad bill has been introduced into the Louisiana Legislature, with the title: "An act to promote the foreign trade and commerce of Texas, and to secure to the citizens of Texas the business of the State, west of the Mississippi river, by promoting the construction of a uniform gauge to the Gulf ports of this State." There are ten thousand dollars per mile to be given to the corporation that first reaches the Indian Territory from Galveston Bay, Sabine Pass, Matagorda Bay, Arkansas Bay, or Corpus Christi Bay, northwardly to Red river, west of Bowie county. Lands to the extent of twenty-four sections per mile may be substituted for bonds. No bonds or lands to be given the successful company until the railroad is completed to Red river, where it is to connect with some trunk road from Missouri or Kansas, then completed.

The administrator, in looking over the effects of an old setogerman miser, who died in Louisiana, Maine, recently, ascertained that first among the things he had bequeathed were five boxes full of old Spanish and English silver dollars.

O' Baldwin, the pugilist, having served his sentence in jail at Lawrence, was liberated on the twenty-seventh ultimo. He was conveyed from jail in a hack, followed by a crowd of his friends. They sent him a new suit of clothes, and gave him a benefit in Boston last Saturday night.

Frederick Smith, formerly captain of the hundred and fourth regiment of New York volunteers, who was arrested a few days ago, charged with defrauding the government by means of fictitious bounty claims, has turned State's evidence, and on his statement some twelve other persons have been arrested. About six thousand fraudulent claims have been discovered, involving over one million of dollars. Henry M. Karpels, one of the arrested parties, was examined before United States Commissioner Davenport, and committed in default of \$10,000 bail.

HORRIBLE OUTRAGE.—A Man Receives Five Hundred Lashes and is then Flayed Alive and Bared at the Stake. (From the Mason (Georgia) Union.) We learned last night some of the particulars of one of the most sickening, atrocious, and vengeful crimes ever committed in the South, and which has shocked every other community calling itself civilized. The facts seem almost incredible, but they come to us in such a shape that we cannot doubt their truth. The victim's name was Adam Sokol, an inoffensive, worthy man, of French descent, living in this county, about six miles from this city, and against whom we have never heard except that he had been charged with being a member of the Republican party.

About eight o'clock a squad of ten men, all mounted and masked, rode up to Sokol's house and ordered him to get up and go to business as their excuse for wanting to see him at that late hour. He did not suspect anything, being, so far as he knew, on good terms with all his neighbors, and he went to his house, but his wife became alarmed, and urged him not to go out. He finally concluded to see what they wanted, however, and opening the door, was instantly seized, a pitch plaster clapped on his mouth, his arms bound and he thrown into a light spring wagon, which, with the horses, set off at full gallop. In a few minutes a swamp was reached, the horses skinned and the wagon set on fire, and the man was left to his fate. He was bound to the wheels of the wagon, and the horses were driven off, leaving him to his fate. He was bound to the wheels of the wagon, and the horses were driven off, leaving him to his fate.

Freight Notice.—First Department of New Orleans, Jackson and Great Northern Railroad. Notice is hereby given that the freight rates on the Pentachartrain railroad between the hours of A. M. and 5 P. M. will further be reduced on the 1st of May, 1871, in the following showing weight and address: EDWARD A. HUBBS, Freight Agent.

Notice.—To act for me during my absence from the city, all powers of attorney heretofore given by me have been revoked. JOHN M. G. PARKER, Secretary.

Avoid Quacks.—A victim of early indications, causing nervous debility, prostration, etc., was cured by the use of Dr. Williams' Pink Pills for Pale People. A simple means of self-cure, which will sell free of cost, and is sold by all druggists. J. C. WOOD, Nassau street, New York.

Office of the Louisiana Land Company and Loan and Savings Bank.—The books of subscribers to the Louisiana Land Company and Loan and Savings Bank, will be opened at the office of the company, No. 48 Dryades street, on the tenth day of April, 1871, and will remain open until the first day of May, 1871. During the first ten days the Directors of the company shall have the right to examine the books, and after that time they shall be open to the public. An assessment of ten dollars per share on one thousand shares has been made, and will be payable in ten days after the first day of May, 1871. CHARLES H. FOX, Secretary.

The New Orleans Transfer Company are authorized to receive and deliver to all points North, East and West via New Orleans, Jackson and Great Northern Railroad, and via the Gulf Coast, via Morgan Line steamers, having messengers to New Orleans, Mobile and Chattanooga Railroad, and via passenger and baggage can be conveyed to all points on the Gulf Coast, and to New Orleans, Louisiana. (April 1, 1871. F. B. BOGIE, Agent.)

Getting Married.—Essays for young men, on the subject of matrimony, with a full and complete marriage—such with sure means of relief for the erasing and unfortunate, dissolved and dissolved. Address: No. 2 South Ninth street, Philadelphia, Pennsylvania.

SUCCESSION NOTICES.

Succession of Catherine Hughes, deceased.—Notice is hereby given to all persons interested in the estate of Catherine Hughes, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said Catherine Hughes, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

Succession of Mrs. Catherine Monroy.—Notice is hereby given to all persons interested in the estate of Mrs. Catherine Monroy, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said Mrs. Catherine Monroy, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

Succession of James G. Minor.—Notice is hereby given to all persons interested in the estate of James G. Minor, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said James G. Minor, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

Succession of Ignace Duane.—Notice is hereby given to all persons interested in the estate of Ignace Duane, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said Ignace Duane, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

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Succession of Lucy Margaret Hurd.—Notice is hereby given to all persons interested in the estate of Lucy Margaret Hurd, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said Lucy Margaret Hurd, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

Succession of W. L. Catlin vs. H. J. Heart et al.—Notice is hereby given to all persons interested in the estate of W. L. Catlin vs. H. J. Heart et al., to show cause, if any, why the said estate should not be administered according to the will of the said W. L. Catlin, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

Succession of Max Levi and Wife.—Notice is hereby given to all persons interested in the estate of Max Levi and Wife, deceased, to show cause, if any, why the said estate should not be administered according to the will of the said Max Levi and Wife, deceased, within ten days, after the date of this notice, to the undersigned, at the office of the court, No. 226 Front street, New Orleans, Louisiana. M. O. TRACY, Clerk.

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SPECIAL NOTICES.—Notice.—Carondelet Street and Carrollton City Railroad Company, Office No. 12 Carondelet Street, New Orleans, La. Notice is hereby given that the stock of the Carondelet Street and Carrollton City Railroad Company are hereby notified that the same are now being called for, and are payable at the office of the company, No. 12 Carondelet Street, New Orleans, La., on or before the 1st day of May, 1871. By order of the Board of Directors. CHARLES W. SQUIRE, Secretary.

Special Notice.—The People's Insurance Company of New Orleans, New Orleans, April 27, 1871.—At a meeting of the Board of Trustees, held on the 27th day of April, 1871, it was resolved to elect officers of this company: R. M. Davis, president; Charles Kerr, vice president; A. M. G. Parker, secretary. By order of the Board of Directors. GEORGE A. PINKARD, Secretary.

Assessment Notice.—Economy Mutual Aid Association.—The members of this association are hereby notified that the assessment of five dollars per member, due on the 1st day of May, 1871, is now due. The names of the members, and the amount of their assessments, are as follows: George F. Page, of this city, for the instant, is now due. Those of those of this association, who are absent from this city, are hereby notified that their assessments are payable at the office of the company, No. 126 Gravier street, within thirty days from the date of this notice. By order of the Board of Directors. GEORGE A. PINKARD, Secretary.

Fleet Notice.—New Orleans and Honduras Steamship Company.—Notice is hereby given that the fleet of this company has been opened at No. 10 Poydras street, between Camp and Magazine streets, on or before the 1st day of May, 1871. Each member of the band then gave him fifty lashes with a cowhide that had been well soaked in brine, until he was insensible. Then the horses, skinned and the wagon set on fire, and the man was left to his fate. He was bound to the wheels of the wagon, and the horses were driven off, leaving him to his fate.

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OFFICIAL NOTICES.—STATEMENT.—STATEMENT SHOWING THE EXACT AMOUNT of money existing in the State Treasury on the thirtieth day of April, 1871: R. E. CURT. 14,475 01 \$1,300 General Funds. 14,475 01 \$1,300 Current School Fund. 14,475 01 \$1,300 Interest Tax Fund. 14,475 01 \$1,300 State Bridge Fund. 14,475 01 \$1,300 Seminary Fund. 14,475 01 \$1,300 Free School Fund. 14,475 01 \$1,300 Redemption of State Debt Fund. 14,475 01 \$1,300 Floating Debt Liquidation Fund. 14,475 01 \$1,300 Total. \$1,300,000.00. Less amount overdrawn in— \$1,300,000.00. Special leave fund, 11,801 71— 33,592 21 Total. \$1,300,000.00. We, the undersigned, do solemnly swear that the foregoing statement is true and correct in all respects. JAMES GRUBB, Auditor. ANTOINE M. BOST, Treasurer.

Sworn to and subscribed before me, this day of May, A. D. 1871. JOHN P. MONTAGU, Third Justice of the Peace for the Parish of Orleans. NOTICE TO TAXPAYERS.—OFFICE STATE TAX COLLECTOR'S Sixth District. New Orleans, May 3, 1871. THE TAXPAYERS OF THIS PARISH ARE HEREBY NOTIFIED that the time for payment of State taxes and licenses has been extended to the 1st day of May, 1871, and that all taxes and licenses due on or before that date will be brought on all remaining unpaid.

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